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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/533,778	03/24/2000	Akira Teraoka	2000 0311A	2449	
7590 01/07/2004			EXAMINER		
Wenderoth Lind & Ponack LLP			SONG, HOON K		
2033 K Street N Suite 800	٧W		ART UNIT	PAPER NUMBER	
Washington, DC 20006			2882		
			DATE MAILED: 01/07/2004	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	cation No.	Applicant(s)	
		09/53	3,778	TERAOKA, AKIRA	
	Office Action Summar	i i		Art Unit	
		Hoon	Song	2882	
<u></u>	The MAILING DATE of this com				ress
Period for	or Reply				
THE - Exte after - If the - If NC - Failt - Any	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMINISHED FOR THIS COMMINISHED FOR THIS COMMINISHED FOR THE PROPERTY OF THE PR	MUNICATION. visions of 37 CFR 1.136(a). In n s communication. hirty (30) days, a reply within the num statutory period will apply ar or reply will, by statute, cause the onths after the mailing date of thi	o event, however, may a restatutory minimum of thir and will expire SIX (6) MON application to become AE	reply be timely filed by (30) days will be considered timely. ITHS from the mailing date of this con BANDONED (35 U.S.C. § 133).	
	Responsive to communication(	s) filed on 12 Novembe	er 2003.		
•	This action is <b>FINAL</b> .	2b)⊠ This action is			
3)□		lition for allowance exc	ept for formal matt		merits is
Disposit	ion of Claims	·			
4)⊠	Claim(s) 21-34 is/are pending in	n the application.			
-,	4a) Of the above claim(s)		consideration.		
5)[	Claim(s) is/are allowed.				
6)⊠	Claim(s) 21-34 is/are rejected.				
7)	Claim(s) is/are objected	to.			
8)[	Claim(s) are subject to r	estriction and/or election	on requirement.		
Applicat	ion Papers				
9)[	The specification is objected to	by the Examiner.			
10)	The drawing(s) filed on is	s/are: a) accepted o	r b)□ objected to	by the Examiner.	
	Applicant may not request that any	objection to the drawing	(s) be held in abeyar	nce. See 37 CFR 1.85(a).	
	Replacement drawing sheet(s) incl	<del>-</del>	•		
,—	The oath or declaration is object	-	. Note the attached	d Office Action or form PT0	D-152.
-	under 35 U.S.C. §§ 119 and 120				
* ; 13)	Acknowledgment is made of a classification of the foreign and	e of: iority documents have I iority documents have I pies of the priority documents of the priority documents of the priority documentional Bureau (PCT) action for a list of the claim for domestic priority cluded in the first sente on language provisiona aim for domestic priority	been received. been received in A uments have been Rule 17.2(a)). certified copies not y under 35 U.S.C. nce of the specific I application has b y under 35 U.S.C.	received. § 119(e) (to a provisional ation or in an Application E een received. §§ 120 and/or 121 since a	application) Data Sheet.
Attachmer	• •				
	ce of References Cited (PTO-892)	(070.0.0)		Summary (PTO-413) Paper No(s)	
	ce of Draftsperson's Patent Drawing Rev mation Disclosure Statement(s) (PTO-14		5)  Notice of I	nformal Patent Application (PTO-	152)

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#### **DETAILED ACTION**

#### Response to Amendment

Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 23 and 27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claims 23 and 27, the limiting meaning of "out of vertical" is unclear.

For examination purposes, the phrase has been taken to mean "not vertical".

## Claim Rejections - 35 USC § 102

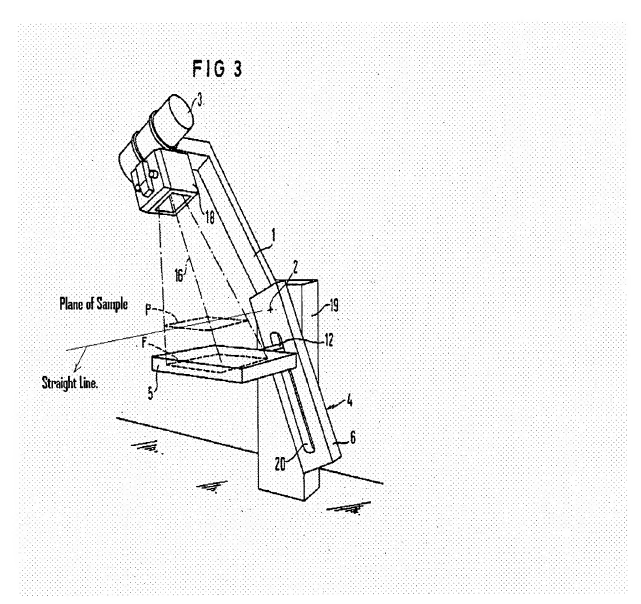
The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 25 and 30 are rejected under 35 U.S.C. 102(b) as being anticipated by Warden (US 4455668).

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Regarding claim 25, Warden teaches an X-ray inspection apparatus, comprising: an X-ray source (3);

An X-ray detecting device operable (F) to detect X-rays, wherein said X-ray detecting device and said X-ray source are positioned relative to each other so that a sample can be placed there between and so that X-rays emitted from said source to pass through a sample can be detected by said X-ray detecting device, said X-ray

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detecting device having an X-ray incidence plane arranged to be parallel to a straight line (see a drawing above);

A swinging means for swinging said X-ray detecting device in translational motion about the straight line as an axis while said X-ray incidence plane is maintained facing in the same direction (figure 1); and

A rotating means (1) for rotating said X-ray source about the straight line as an axis of rotation in synchronization with said X-ray detecting device (figure 1).

Regarding claim 30, Warden teaches a sliding mechanism (20) for sliding said Xray detecting device in a direction perpendicular to said X-ray incidence plane (figure 3).

Claims 33-34 are rejected under 35 U.S.C. 102(b) as being anticipated by Nakajima (US 4853540).

Regarding claim 33, Nakajima teaches an x-ray inspection comprising: An x-ray source (10);

A plurality of x-ray detecting devices (F1-F3) operable to detect x-rays wherein said x-ray detecting devices and said x-ray source are positioned relative to teach other so that a sample can be placed there between and so that x-rays emitted from said source to pass thought a sample can be detected by said x-ray detecting devices each of said x-ray detecting devices having an x-ray incidence plane; and

A rotating means for rotating said x-ray source about a straight line as an axis of rotation (figure 4a);

Wherein said x-ray detecting devices are positioned so as to be able to form a uniform geometric relationship with said x-ray source on the basis of a plane that

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includes the straight line located at a sample position between said x-ray detecting devices and the x-ray source (figure 4a).

Regarding claim 34, Nakajima teaches that said x-ray detecting devices are positioned along an arc which has the straight line extending through the center thereof. (figure 4a).

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Warden (US 4455668) in view of Mustain (US 4829547).

Regarding claim 21, Warden teaches a method of x-ray inspection of a section of a sample comprising:

Arranging an X-ray source (3) and an X-ray detecting device (F) so as to face each other with the sample (P) between them (figure 1);

Swinging the X-ray detecting device (F) in translational motion about a straight line as an axis (see a drawing above), the straight line lying in a plane of the section of the sample, while maintaining an incidence plane of the X-ray detecting device parallel to the section of the sample (figure 1):

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Applying X-rays to the sample with the X-ray source about the straight line in synchronization with said swinging of the X-ray detecting device (figure 1); and

Detecting X-rays passing through the sample with the X-ray detecting device (figure 1).

However Warden fails to teach the x-rays are applied while rotating the X-ray source.

Mustain teaches an x-ray source irradiating x-rays during rotating the x-ray source about an object (column 3 line 55+).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to irradiate x-rays during x-ray is rotated about an object as taught by Mustain with the x-ray tomographic system of Waren since the x-rays during rotating of x-ray source would provide more information to generate an topographic image. Thus one would be motivated to generate x-rays while rotating the x-ray source in order to generate better tomographic images.

Regarding claim 23, Warden teaches that the section of the sample is not vertical to the stage (horizontal).

Claims 26-29 and 31-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Warden in view of Armistead (US 4852131).

Regarding claim 26, Warden teaches that a stage is located between said X-ray detecting device and said X-ray source for having the sample placed thereon.

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However Warden fails to teach that a subject section of the sample is in a plane containing the straight line and parallel to said X-ray incidence plane; and the section is vertical to said stage.

Armistead teaches an x-ray and detector which is arranged horizontal to a plane of a sample holder (figure 4).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to change a direction of irradiation source and detector such that the direction of the x-ray beam is horizontal to a plane of an object stage (figure 4) while a section plane of the object is vertical to the plane of the object stage (figure 4). This arrangement would allow one to image different views of the object.

Regarding claim 27, Warden as modified by Armistead would teach a subject section of the sample is in a plane containing the straight line and parallel to said x-ray incidence plane as motivated provided above.

Regarding claims 28 and 29, Warden as modified by Armistead would teach the straight line is vertical to said stage as motivation provided above.

Regarding claims 31-32, Warden fails to teach a stage transfer device.

Armistead teaches a stage transfer device for two dimensionally transferring a stage on which the sample is placed (figure 4).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to adapt Armistead's transfer stage in order to take x-ray image of an sample from different locations. Thus, it would provide more accurate inspection of the sample.

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Claims 22 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Warden as modified by Mustain as applied to claim 21 above, and further in view of Armistead (US 4852131).

Regarding claim 22 and 24, Warden as modified by Mustain fails to teach the section of the sample is vertical to the stage and vertical to the straight line.

Armistead teaches an x-ray and detector which is arranged horizontal to a plane of a sample holder (figure 4).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to change a direction of irradiation source with detector such that a direction of the x-ray beam is horizontal to a plane of an object stage (figure 4) while a section plane of the object is vertical to the plane of the object stage (figure 4). Thus, this arrangement would able to taking an image of hidden part of an object (column 2 line 35+).

### Response to Arguments

Applicant's arguments with respect to claims 21-34 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hoon Song whose telephone number is 703-308-2736. The examiner can normally be reached on 8:30 AM - 5 PM, Monday - Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Glick can be reached on 703-308-4858. The fax phone number for the organization where this application or proceeding is assigned is 703-308-7722.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Hoon Song HKS

EDWARD J. GLICK
SUPERVISORY PATENT EXAMINER